

GRAND TRUNK AGREEMENT RATIFIED ONCE AGAIN

Council Held Two Meetings in One Night.---Arthur G. Harrison Mentioned as Possible Successor to Commissioner Hargreaves.---Alderman Picard Temporarily Holds Office.

For the second time the Grand Trunk Pacific agreement has been passed by the council and to make it valid now lacks only the signatures of the Mayor and the secretary-treasurer. It will be signed to-day and before night will be speeded eastward chasing up the former, but ill-fathered document, which was discovered to have been illegal.

The ratification of the agreement last night, like its nullification on Tuesday, was a matter of technicality. The council took advantage of a technicality and held two meetings without ever rising from their seats.

When the council on Tuesday evening rose at close to midnight it adjourned to meet again on Friday evening. They met as the adjourned Tuesday meeting, deliberated for one hour, adjourned again and immediately proceeded to meet in extra session. This was made necessary on account of the fact that the council could not pass three readings of the by-law at one meeting, and two having been already passed at the Tuesday meeting the third had to be passed at a properly constituted special meeting or go over until Tuesday evening next for the regular meeting. There should be no question about the legality of last night's special meeting. When the aldermen took their seats one or two of them were found toying with the following interesting epistle:

City of Edmonton.

Mayor's Office.
Edmonton, Alta, Aug. 22, 1906.
Dear Sir:---At the request of the majority of the aldermen a special meeting of the Council is called for Friday evening next, the 26th inst., at 9 o'clock to consider the third reading and final passing of the By-law read twice on Tuesday, the 21st inst., to authorize the execution of the agreement between the City and the Grand Trunk Pacific Railway Co.

You are requested to attend.

Yours truly,
CHARLES MAY.
Major

The missive was sufficiently plain to answer the technical requirements raised by Alderman Bellamy.

The agreement was not ratified, however, until Alderman Griesbach had explained very fully the circumstances surrounding the making of it and Alderman Bellamy had illustrated his views as to the wrongness of signing any such agreement.

He and Alderman Picard alone voted against it.

The agreement as it now stands lacks only the passage by the ratifiers of a money by-law authorizing the raising of \$60,000 to purchase the right of way from the eastern limit to First street.

The meeting last night was attended by the entire council except Alderman Manson.

The first business taken up at the adjourned meeting was to go over the minutes of the illegal meeting and ratify them, all except the G. T. agreement, which was duly done and placed on the records in proper and legal form.

One item of the minutes brought out an argument from Alderman Bellamy. It was with regard to the expenses of the delegation composed of the Mayor and the Attorney-General to Ottawa in connection with the G. T. agreement.

Alderman Bellamy thought that the action was not regular as the Council had not received a report of the delegation.

The Mayor said there certainly was

REBEL LEADER CHANGED PLANS

Fooled the Government Troops and Is Now Marching on Guine.

(Special to the Bulletin)

Havana, Aug. 24.—The insurgent army under Pino Guerra is moving on Guine, twenty-nine miles southward of Pinar Del Rio. After declaring he would move on Pinar Del Rio today and follow the capture of that place by a march on Havall, the insurgent leader changed his plans. The government has concentrated all possible troops in Pinar Del Rio for its defence.

Ald. Smith said that there were reports, which were better than a report. He moved that the account be passed. The Mayor declared Alderman Smith out of order.

Alderman Mays appealed to the Council against the decision of the Mayor and by vote of the Council the Mayor was overruled and the account was passed, forcing the Mayor against his own veto, the expenses of his trip to Ottawa in the city's interest.

Then came a motion in the alleged meeting minutes—passing a vote of thanks for the work accomplished on this last Ottawa trip.

Alderman Bellamy again protested, stating that there was nothing before the Council for which to pass a vote of thanks as there had been no report.

Alderman Calhoun adopted the same argument as Alderman Smith, that the Council had the agreement before it, which was a very tangible result and something for which the Council could well pass a vote of thanks. He moved the adoption of the minute and Alderman Mays seconded.

Alderman Picard said that he was favorable to a vote of thanks to the delegates, but not to the agreement.

The motion was put and the vote of thanks passed. Alderman Bellamy voted nay, but when asked if he wanted the vote recorded, said that he did not think it necessary. He would have something to record, he said, later on.

Alderman Griesbach asked the privilege to make a motion in advance with regard to the employment of a commissioner to fill the place vacated by the resignation of Mr. J. H. Hargreaves. He stated that he would be in Calgary on the date of the next council meeting and therefore he would not be present to make the motion. He had in mind Arthur G. Harrison, C.E., now in the Dominion Lands Office, and asked that his motion be taken to be presented at the next meeting.

The Mayor consented and Alderman Griesbach's motion was taken down, to be presented at Tuesday evening's meeting.

Secretary Kinnaird pointed out that Mr. Hargreaves, for personal reasons, was anxious to get away at once and as it was necessary that a commissioner should be present at the Court of Revision, which commenced business on Monday evening, an appointment of a substitute to temporarily fill the position should be made.

On motion of Alderman Bellamy, Alderman Picard was named for the position and will act as commissioner until such time as a commissioner is appointed.

The by-law to raise a temporary loan of \$50,000 in the Imperial Bank to meet current expenses was passed.

The name of John W. Morris was mentioned as a temporary commissioner, but it was pointed out that the precedent had been established of appointing a member of the council to fill the place and this precedent was adhered to.

Having reached the hour of 9:30 the Mayor pointed out that it was time

MUST RUSH THE RAILWAY

British Paper Urges Military Uses of Grand Trunk Pacific.

(Special to the Bulletin)

London, Aug. 24.—Referring to Earl Grey saying that the first duty of Canada to the empire is that she herself should be strong, the Globe says the railway scheme for the crossing of the Dominion cannot be postponed whatever may come, as there are signs that the Pacific ocean will be the scene of the next great international conflict and it depends on our ability to concentrate the whole force of the empire in these seas at a critical moment whether we will emerge victorious or not.

to adjourn the meeting and call the special meeting; and, presto, change, by the raising of aldermanic hands they were immediately transferred from the former stage into the latter. The agreement came up at

Ald. Griesbach moved the third reading, seconded by Ald. Mays. In support of the agreement he said that it was one which would not be satisfactory to everyone, but every such agreement was in the nature of a compromise and this was not different in that respect. But it must be remembered that when the delegation started out to get an agreement they were facing a serious condition of affairs. When they came in contact with the powers that be, it was found that the agreement which they would have to make was on the basis of the McDougall-Short agreement, which was the only agreement in force. There were clauses which they did not like but they were there to get an agreement and this was the best agreement they could get under the circumstances.

Exception was taken to the fact that the G. T. P. had the exclusive right to build spurs south of their track, and this was cited as a monopoly clause by some; but this was offset by the fact that the C. N. R. had the same privilege north of their track. No railway would consent to spurs being carried across their main line, and this was the only settlement possible. Furthermore the G. T. P. had agreed to build spur tracks for the use of any good road and any business concern which requires them. When the city grew to be a large enough centre this would no doubt be found to have been a judicious arrangement.

Regarding the granting of the use of Mackenzie avenue, that was contained in the McDougall-Short agreement and the delegation could not get away from it.

As for the right of way granted south of the C. N. R., between the city limits and First street, the original agreement proposed to give the G. T. P. running rights over the C. N. R. right of way. It was found that this could not be done. Consequently it was up to the city to make good its share of this part of the McDougall-Short agreement by finding them another right of way. This the city was in a position to do, by giving the company a cost of \$60,000. By so doing the city acquired further property which the city should be able eventually to realize nearly the entire amount at the cost or the right of way.

He had hoped that the city would not have had to bonus a railway already largely bonused by the government, but the city wanted the shops to get the right of way.

He said he would not under take to influence any ratepayer to vote for the agreement. He believed that it was the best agreement that could be gotten and he endorsed it. The ratepayers could do as they pleased.

Alderman Bellamy reiterated his arguments of last Monday night. He objected to the agreement, first on the grounds that the city had no assurance except a forfeit of the \$100,000 (which the city was giving them) that the shops would be located here.

Next he objected to granting the use of the 110 feet on Mackenzie avenue, thereby shutting off the C. N. R. from the use of that street.

The clause giving the G. T. P. exclusive switching rights to the south of their track, he characterized as a drastic monopoly. It was, he said, a case of shutting off the pioneer railroad from doing business with a large part of the business section of the city.

To clause 7, which gave the company free use of streets north and west of Sixteenth street in reaching the city limits, he believed that this was a direct violation of the rights of the property holders in that section of the city and he thought there was

EPIDEMIC MAY FOLLOW QUAKE

Valparaiso People Now Fear an Outbreak of Fever.

(Special to the Bulletin)

Valparaiso, Aug. 24.—With two more earthquake shocks here and at Santiago last night and a heavy rain storm today, people are suffering from fear and inadequate shelter. It is believed that if the rain continues a serious epidemic of fever will follow. As a result of measures taken to preserve order at least 150 robbers have been shot. Bodies are still being taken out of the ruins and about 700 have been buried. Disinfectants are exhausted. A commission appointed to examine the walls left standing will report upon their condition. Sailors from Chilean warships are assisting the bakers ashore in making bread for the homeless. The minister of the interior believes that all walls in the Almendral quarter must be torn down.

A freight train coming north on the Calgary and Edmonton road last night jumped the track 10 miles south of Strathcona, ditching eight cars of an eighteen car train and delaying the express so that the passengers did not reach Strathcona until six o'clock this morning.

No fatalities followed the

FREIGHT JUMPS TRACK ON CALGARY AND EDMONTON

Eight Cars Ditched and Express Delayed for Several Hours.

---Probably Due to Hot Boxing.

N. Y. CENTRAL INDICTED

Gave Discriminating and Unlawful Rates to the Standard Oil Co.

(Special to the Bulletin)

Jamestown, N.Y., Aug. 25.—The New York Central Railroad company was indicted by the Western New York grand jury this afternoon on a charge of giving discriminating and unlawful freight rates in shipments of oil by the Standard Oil and unlawfully failing to file a schedule of such rates with the interstate commerce commission. The Standard Oil Co. was again indicted on a charge of accepting unlawful and discriminating freight rates on shipments of oil over the Pennsylvania, New York Central and the Vermont Central railroad lines.

The wind yesterday blew 32 miles an hour for three hours.



Three Cars of IRON BEDS

Martin Ingraham, a farmer living beyond St. Alber, met catastrophe on the streets of Edmonton to-day. He was driving a team of mules which became frightened at an automobile and ran away, dashing the rig against a telegraph pole at the corner of the Bank of Montreal and smashing it to kindling. Mr. Ingraham and his daughter were thrown out, but not seriously hurt.

---THE--

Blowey-Henry Co.

Fine Furniture and Carpets.

JASPER AVE.

THE GRILL CAFE-

We beg to announce to the general public that we have secured the services of one of the most up-to-date and competent chefs procurable. Mr. Jack Wolfe, who was for three years chief of the staff for Louis Davenport of Spokane. Call and try our

35c. DINNERS



HELLO ! JACK, OLD BOY

Up to do the Capital? How are things down the line? By George, I'll phone 46 and secure a rig and we'll drive the city.

After The Drive.

That's certainly a swell driver, Jack, at a reasonable price. Say, Horner, keep a team and surrey for tomorrow sure. We won't forget your stand, Edmonton Livery. Jack here came over in your Tally-Ho Bug.

EDMONTON LIVERY
W. J. HORNER, Proprietor.
PHONE 46.

GORMAN & CLANCEY

AGENTS FOR

THE DOMINION BRIDGE CO.

AND A FULL LINE OF

...BUILDERS' SUPPLIES...

Have removed to their New Offices:

717 Second St. Bet. Athabasca and Peace

Edmonton, P. O. Box 229

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PLUMS AND CRAB APPLES

Hallier & Aldridge's

Fruiters and Confectioners

Preserving
Fruits

CRAWFORD FREESTONE PEACHES

are now arriving in good condition. Also

...BUILDERS' SUPPLIES...

Have removed to their New Offices:

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BANK OF MONTREAL.

ESTABLISHED 1817

Capital all paid up	\$14,400,000
Reserve Fund	\$10,000,000
Assets	\$158,232,409

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Hon. Lord Strathcona and Mount Royal, G.C.M.G. — HON. PRES.
Hon. Sir George A. Drummond, K.C. M.G. — PRESIDENT
G. B. C. — VICE-PRESIDENT AND GENERAL MANAGER

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Collections made on favorable terms.
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E. G. PARDEE, Manager

Edmonton Branch

IMPERIAL BANK OF CANADA

HEAD OFFICE: TORONTO

Capital, paid up	\$3,900,000.00
Reserve Fund	\$3,900,000.00

GENERAL BANKING BUSINESS TRANSACTED.

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Deposits received and interest allowed on deposits of \$1 and upwards at current rates from date of opening of account and compounded half-yearly.

G. R. F. Kirkpatrick,
Manager Edmonton Branch

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THE EDMONTON BULLETIN

DAILY—Delivered in City, 3¢ per year.
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SEMI-WEEKLY—Subscriptions per year
\$1. Subscriptions strictly in ad-
vance.

BULLETIN CO., LTD.

DUNCAN MARSHALL,
Manager.

SATURDAY, AUGUST 25, 1906.

ENCOURAGE THE MANUFAC-
TURER.

The approaching visit of the Canadian Manufacturers Association to our city will afford an opportunity to initiate a campaign to advertise Edmonton's advantages as a manufacturing centre. While these advantages have been long realized by the citizens of Edmonton they have not been advertised abroad probably as persistently as they deserved.

In common with other western cities the attention of Edmonton has been directed more particularly to the prospective settler. It was both natural and proper that this should be so. Agriculture in its varied branches is and must continue to be the foundation of prosperity in the west and the first problem of the country was to get settlers on the unoccupied land. This problem has however now been in a measure solved. There is already a very large farming population in Alberta and this population is being augmented annually by thousands of newcomers. In consequence it is perhaps not so insolent as formerly to continue appeals directed specially toward this class of immigration.

This change in the situation calls not for the abandonment of the city's immigration effort, but for a change in the nature and objective of this effort. The farmers are now here in large numbers, and are coming in still larger numbers. The city may well rely upon the continuance of this immigration movement even to the extent of relaxing its efforts to secure more farmers in an endeavor to make better the conditions of those who are already here. The interests of the city and country are inseparable and coordinate and the permanent progress of the city depends on the number and the prosperity of the farmers.

Edmonton stands to gain directly very largely from the establishment of manufacturing concerns, but who stands to gain still more largely as the indirect result of such establishments. A factory which employs one hundred hands contributes the wages of one hundred employees directly to the trade of the city, but it should distribute an even greater amount among the thousand farmers or producers who supply the raw material which the factory utilizes. This money is by no means lost to the city, but returns no less surely to a large volume of its trade than to the wages of the employees.

The manufacturers from which Edmonton stands to gain most are those which will utilize the raw material produced in the district. A factory working on imported raw material is of direct benefit only. It contributes only to the betterment of the city the wages paid its employees and the expenses incidental to its opera-

tion. It collects from the tributary district the price of its finished product and returns to the community only the cost of changing this into the finished article. Such concerns are of far less value to the community than those which turn into the channels of local trade both the expense of operation and the cost of raw material. In endeavoring to secure such industries the city would be both working for its own direct benefit and for the betterment of the country upon which the city depends for existence and development.

IF IT BUT KNEW

Under the heading of "Provincial Money Grants", the Journal makes an attack on Attorney General Cross. As usual it speaks without knowledge and in utter disregard of the facts. Complaint is made that money is not being expended on the main trails coming into Edmonton. A casual inquiry by the Journal would have elicited the information that this year \$11,119 has been expended on the Fort Saskatchewan trail, \$1,265.00 on the Stony Plain trail and \$463.33 on the St. Albert trail and that if some of the city streets were in as good condition as these trails our citizens would not have to go out of the city for a pleasant drive.

Regarding the Dowler Hill proposition the question of location of the road has been a contentious one, but the Minister of Public Works has succeeded in getting the people who use that road to decide upon a location and the right-of-way is now being acquired and the road will be built at once.

Just how Attorney General Cross is to blame for the Dowler Hill road which is in Mr. Rutherford's constituency is not very clear, to any one but a newspaper that is anxious to make party capital out of fiction when the truth will not admit.

Of course the Journal admits that the Parliament buildings are to be built here but claims that this is an undertaking that is "Provincial" in its bearing. If the Journal only knew that Mr. Cross is a member of the "Provincial" Government and not of the city council it would only expect him to deal with matters that are "provincial in their bearings" and would not call upon him to grade the city streets out of the provincial revenues.

The expenditure of public money in this city during the life of the present government will be greater than in any other part of the province. Mr. Cross has discharged his public duties to his constituency and to the province in a most satisfactory and capable manner.

The Journal talks knowingly of feeding upon the "corn" and "husks" of doubtless with a vivid recollection of the days of Tory graft and favoritism, which thanks to the people are no more.

THE SINCEREST FLATTERY.

The Envy of the Man who Knows Your Whole History.

Pity the curious man as much as you will; he needs it. With a greived feeling the Man of Envy speaks of your success, disparaging your ability the while, for he knew you when you were young, knows all your history, in fact. Envy never has any praise for others. But envy is really the sincerest flattery.

The hammering of the Semi-ready tailoring has been the favorite pastime of many envious people. That which one can surpass, one does not envy, but that which is beyond one's power to approach either inspires to effort or condemnation. The hatred of the envious one is praise, and the Semi-ready tailored garments at \$15 has awakened people of praise. The Semi-ready Company take some pride in their creations and their achievements and they are broad enough to welcome those who strive to equal their tailoring.

Kelly & Moore, agents.

THE
Demonstrator

of domestic science, sent out by the Department of Agriculture, who used one of our "Famous Canada" steel ranges during the Provincial Exhibition, has nothing but praise to offer for its beautiful baking and cooking qualities. We want you to see this range.

Preserving Time Is Here

We are ready with a choice assortment of preserving kettles, steamers, skimmers, &c. See our granite preserving kettles from 30c. up.

Lundy & McLeod

THE NEW HARDWARE

Prompt Delivery.

Jasper Ave., opp. Empire Block.

Phone 540.

A Manufacturer's Opportunity

In Edmonton

Wanted a Canning Factory in Edmonton

A packing company is being organized among western capitalists and a large number of the principal farmers, ranchers and commercial men of Alberta, Saskatchewan and Manitoba. The company is called "The Western Canneries, Limited". It is being organized with special powers under its charter to engage in the business of a general packing and canning company, and for that purpose will acquire, erect and operate canneries in convenient localities adjoining the lines of railroads operating throughout the western provinces.

The first of the canneries to be established will be at Medicine Hat. The reason for the location at the Hat is that it is in the centre of a large cattle producing region, where the cost of coal is at a minimum and supplies of coal and natural gas are apparently unlimited. Ordinarily the fuel for the operation of a canning plant amounts to 15 per cent of the cost of production.

The principal staple product of the company will be canned meat, of which beef is the most important, the material for which the extensive cattle ranches and farms of the great prairie region furnish abundant supplies at the lowest rates in the world and of unsurpassed quality or quantity. Pork will probably be the second largest item of raw material.

In addition to these meat products the company will also pack and can butter, cheese, poultry and other products of the western country to the great advantage of the farming population and the business community generally.

The establishment of this industry at various centres throughout western Canada will be a means of creating a home market for the ranchers and farmers. At present the prices ruling for all classes of live stock are too low considering the profits made by the dealers and exporters. The canning industry will tend to relieve the producer from the exporters. The export trade is bound to decrease proportionately with the amount of beef required by the canning factories so that we shall have an industry employing a vast number of men established as an adjunct to the live stock export industry in this country thus increasing the value of our export trade from the farms and ranches.

The present is an opportune time for the establishment of the Western Canadian Canning Industry. The recent revelations in the canned meat industries of the American cities have discredited American goods in the British market, and the British consumer

COMMUNICATIONS

THE G. T. P. AGREEMENT

To the Editor of the Bulletin,
Dear Sir:-

At a recent meeting of the city council it was decided to sign the agreement between the city of Edmonton and the Grand Trunk Pacific Railway, whereby there would be secured for us the divisional yards and workshops.

This action was taken on receipt of a message from Mr. Morse who promised operations would immediately begin should the agreement be ratified.

The Grand Trunk Pacific Railway commencing construction work here would set at rest the feeling of doubt and anxiety regarding the future of the city's welfare, thus encouraging those whose minds were uneasy regarding these developments to feel sufficiently confident to commence various industries which have not been undertaken until the railway situation was settled.

The fulfillment of the G.T.P.'s plans as they have been published for the past two years, would mean everything to the prosperity of the merchants of Edmonton, and the barring of them would just as surely result in Edmonton receiving a black eye, the effects of which would be felt for some time.

One or two of the aldermen have on technical grounds decided that their action was too hasty and not legal and wish the council to reconsider their decision.

The question of the interests of a few owners of property at present served by the spur line (or switch) should not be allowed to be such a factor that the interests and the future of the city should be allowed to suffer there from.

The announcement of the G. T. P.'s route through or around the city having been held so long should point out that we have no absolute hold on the policy of the directors of that railway company. And while the aldermen who have been elected to transact the business for the citizens of Edmonton may consider that the bargain which they now wish to go back on, may be too favorable to the G.T.P. Co., still they should also remember that they sent down delegates with full power to act, deal with the of-

important?

The east would not complain if it honestly fell to their lot to allow a railroad through; but when the west attempts to dump their dirt upon us, we shall buckle on the sword. It might be well for those who have never been beyond the narrow compass of their own home and familiar haunts to go over that strip of land between Government avenue and Rat Creek and see the beauty of their town. It might here be suggested that there could be no better site for the capital buildings than between the present penitentiary and the river. Now that the Dominion Government is satisfied that their farm is too small and broken northward by the railroad, would it not be well for the Provincial Government to purchase this property or give some farther out in exchange. Thus, in addition to a place unsurpassed in beauty for their buildings they would have a jail for the Province, already built. North of the track they could sell to the city for manufacturing purposes, or, better yet, for the much needed park site.

Some have tried to say that the east is inhabited by an undesirable class of people; but let me tell you that this, though unseemly a fact, was only so in that they got here first and picked the best and prettiest place that could be found, and now that their property has become valuable they are fast selling out and being replaced by men of business ability, who would do credit in the management of any affairs, and who are not willing to submit to the insult of a councillor to tell them that if this city were divided off in wards there could not be found men competent enough to represent them.

It might be well for a few of those who hold seats in our council chamber to remember that they sit not infallible gods, but servants of those who send them there; and that when they rule unwisely and unfairly their usefulness is done. Respectfully yours,

W. T. TRAVIS.
Edmonton, Aug. 23, 1906.

LEDUC LEADS IN BUTTER EXHIBIT

Vegetables Were Also Good and the Percheron Horses and the Hogs Deserve Mention.

Leduc held its fair last Tuesday. It was a decided success and reflects the highest credit upon the management and the citizens of the fair little town.

From early morning the farmers streamed into town in loads in every form of conveyance, and it seemed as if everybody was out for the day. The Strathcona band was in attendance and enlivened the proceedings with several popular selections.

A good program of sports and races was given.

The exhibits were highly creditable and some good prizes were given. The judges mentioned especially the Percheron stallions and the pigs which though few in number were of the most approved type.

The star exhibits were the vegetables and the dairy products. The judges say it was the finest exhibit of butter seen at any fair in Alberta this year, which shows the farmers' wives of Leduc district know the butter making art thoroughly, and certainly "take the cake" in this line. The Bulletin congratulates the good woman of Leduc.

A grand mass meeting was held in the evening at which Premier Rutherford was present. A number of songs and speeches were given and great enthusiasm prevailed. The premier expressed his pleasure in being present at the first fair and congratulated the officers in charge upon the splendid success that had attended their efforts. He was happy to commend the exhibitors for the quality of their enthusiasm and support of the first annual fair.

Addresses were also delivered by Dr. MacIntyre, M.P. for Strathcona, and Mr. R. Telford, M.P.P. for Leduc.



Revillon Bros., Limited

ALTERATION SALE & BULLETIN NO. 23

Have you taken all the advantage you can of the opportunities offered you during our Alteration Sale? If not, then investigate; such Bargains cannot possibly occur only at long intervals, therefore take this opportunity while it lasts.

"NOW"

IS THE TIME TO BUY

CARPETS, RUGS, FLOOR COVERINGS, Etc.

Our 20 to 30 per cent. Discount Offers made at the beginning of the month, will remain in force until all our Alterations are complete, but the sooner you obtain these Bargains the longer your enjoyment of them lasts.

Don't Put Off Till To-morrow What You Can Do To-day.

TRY A CUP OF

....JAYA TEA IN THE ORIENTAL PARLOR....

Here's a Bargain! Who Wants It?

3 ONLY REALLY SMART PANAMA HATS.... 3 ONLY

Sizes-2, 7
1, 7-14

Sizes-2, 7
1, 7-14

Left over from this season's stock, value at \$10 each. If your size is here you can have it for \$5.00. By quoting such ridiculous figures on these goods we are only carrying out the policy advertised July 26 of never carrying stock over from season to season.

REVILLON BROTHERS, LIMITED

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JAYA TEA
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TO OUR CLIENTS

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REAL ESTATE.

... SPORTS

CRICKET

A good club game was played on Thursday and but for the absence of others completed sides would have been enjoyed. The weather was agreeable and most of the players showed good form with the bat. The wicket played true and the outfit is now in good order. The side chosen by the secretary won by 22 runs, and had four wickets to fall when the innings was declared. For them Wolsey, Jr. batted well and Parker, Reeves and Stocock made most runs. For the losers, who were captained by A. H. Jones, Hopkins, Richardson, Adams, and Aldridge were credited with double figures.

Scores:

The XI playing Fort Saskatchewan today (Saturday) at the Fort.

Names	how out	Total
H. Howard, b. Jones	16	
H. Dark, c Richardson, b Aldridge	25	
C. Reeves, b Jones	6	
E. Stocock, Aldridge	9	
G. Wolsey, run out	12	
G. H. Jennings, b Aldridge	3	
C. Neate, not out	4	
C. Phillips, b Aldridge	6	
Extras	3	
Total	84	

A. H. Jones' side:

A. H. Jones, b Dark	1
H. Aldridge, b Jennings	11
W. Richardson, b Dark	12
R. Wolsey, c Howard, b Dark	5
G. H. Adams, st Stocock, b Dark	8
A. E. Hopkins, not out	4
H. M. Williamson, b Neate	1
C. B. Wood, st Stocock, b Dark	4
Extras	2
Total	45

2nd Innings:

Howard, 65 w b Hopkins	13
Neate, b Hopkins	12
Wolsey, b Jones	6
Stocock, not out	27
Reeves, not out	23
Neate-Darke, Wright (subba) and Jennings did not bat.	23
Extras	6
Innings declared closed.	
Total	87

3rd Innings:

Howard, 65 w b Hopkins	13
Wolsey, b Jones	6
Stocock, not out	27
Reeves, not out	23
Neate-Darke, Wright (subba) and Jennings did not bat.	23
Extras	6
Total	87

SHILOH

25c per bottle. All dealers guarantee.

SHILOH

Full Text of the Alberta Game Laws

For the Information of Sportsmen

SHORT TITLE.

1. This Ordinance may be cited as "The Game Ordinance."

INTERPRETATION.

2. In this Ordinance unless the context otherwise requires—

1. The term "game" shall apply to all animals dead or alive mentioned in sections 4 and 5 of this Ordinance and to the parts of such animals;

2. The term "big game" shall apply to such animals as are mentioned in section 4 of this Ordinance;

3. The term "game bird" shall apply to all birds belonging to the families mentioned in section 5 of this Ordinance;

4. The term "fur bearing animal" shall apply to such animals as are mentioned in section 5 of this Ordinance;

5. The term "close season" shall mean the period during which the killing of any animal is prohibited by this Ordinance;

6. The term "nonresident" shall mean a person who does not reside in the North-West Territories;

7. The term "guardian" shall apply to any person appointed under the provisions of this Ordinance to see to its enforcement;

8. The term "commissioner" shall mean the Commissioner of Agriculture;

(2) The period of close seasons shall include the first date but not the last mentioned.

PROHIBITIONS.

3. No person shall hunt, trap, take, shoot at, wound or kill any beasts or birds mentioned in this Ordinance on the first day of the week commonly known as Sunday.

4. No person shall hunt, trap, take, shoot at, wound or kill:

1. Any bison or buffalo at any time;

2. Any mountain sheep or goat between the fifteenth day of December and the first day of October in the following year;

3. Any prong horn antelope between the fifteenth day of November and the first day of October in the following year;

4. Any of the deer family whether known as caribou, moose, elk, wapiti, deer or otherwise in that portion of Assinaboin lying south of township 22 and east of range 23 west of the second meridian between the thirtieth day of November and the fifteenth day of November in the following year and in any event not more than two of such animals and another parts of the Territories between the fifteenth day of December and the first day of November in the following year and in any event not more than three animals of any one species of such family.

5. Any female or the young thereof under one year of age of any of the above mentioned animals at any time. 1903, c. 29, s. 4; 1904, c. 12, s. 1.

5. No person shall hunt, trap, take, shoot at, wound or kill:

1. Any bird of those species of the family Anatidae, commonly known as ducks, geese and swans, between the fifth day of May and the twenty-third day of August;

2. Any bird of the Gruidae commonly known as cranes, between the first day of January and the first day of August;

3. Any bird of the Rallidae or rails and coots, between the fifth day of May and the twenty-third day of August;

4. Any bird of the Limicole, or shore birds, including snipe, sandpiper, plover and curlew between the fifth day of May and the twenty-third day of August;

5. Any bird of the Gallinace, commonly known as grouse, partridge, pheasant, ptarmigan and prairie chicken between the fifth day of December and the fifteenth day of September in the following year:

Provided that no English pheasant shall be taken or killed at any time nor shall more than twenty birds of the family of Gallinace, be killed by one person in any one day nor more than two hundred in a season. 1903, c. 29, s. 5; 1904, c. 12, s. 2.

6. No person shall hunt, trap, take, shoot at, wound or kill:

1. Any mink, fisher or marten between the first day of April and the first day of November;

2. Any otter between the first day of May and the first day of November;

3. Any muskrat between the fifteenth day of May and the first day of November;

4. Any beaver at any time before the thirty-first day of December, 1908.

7. No person shall at any time hunt, trap, take, shoot at, wound or kill, any bird or other animal mentioned in this Ordinance if it be upon or over any land enclosed by a fence of any kind or any land under cultivation or covered by buildings nor shall he allow his dog or dogs used for hunting to enter upon such lands without having obtained the consent of the owner or occupant thereof.

8. No person shall hunt, trap, take, shoot at, wound or kill any big game or game birds between one hour after sunset and one hour before sunrise.

9. No person shall at any time use or set for the destruction or capture of game birds:

1. Any poison, opium or other narcotic;

2. Any sunken punts, nightlights, traps, nets or snares of any kind; swivel, spring, automatic or machine shot guns;

and any person finding such contrivances set or in use may destroy them without incurring any liability therefor. 1903, c. 29, s. 9; 1904, c. 12, s. 3.

10. No person shall at any time or in any manner take out, export or cause to be exported from the Territories any big game or game bird without having obtained permission from the commissioner.

11. During the time in which it is unlawful to kill any animal or bird as herein provided the possession of any part of such animal or bird (except the skin) shall be deemed *prima facie* evidence that such animal or bird was unlawfully killed or taken.

12. No person other than a game guardian in respect to game forfeited under the provisions of section 26 shall at any time offer for sale, barter or trade nor shall any person buy or obtain from any other person by barter or trade or in any other manner any mountain sheep or goat or any part thereof.

13. No person other than a game guardian in respect to game forfeited under the provisions of section 26 shall at any time offer for sale, barter or exchange any bird of the family Gallinace that has been caught or killed by any person other

than himself.

14. No person shall ship out of the Territories a skin or pelt of any fur-bearing animal of lower grade than what is known in the fur trade as No. 3.

15. No person shall at any time wilfully disturb, destroy or take the eggs of any game bird.

16. No owner of a dog used for hunting deer or known by the owner to be accustomed to pursue deer shall allow such dog to run at large in any locality where big game are usually found when such game are protected by this Ordinance and such dog found running such game may be killed by any person without incurring any liability therefor.

PERMISSIONS.

17. The commissioner may on receipt of an application grant a permit to any person to secure or export for propagation for public parks or zoological gardens or for scientific purposes:

1. One pair of any or each species of big game;

2. One pair of any or each species of game bird;

3. One nest of eggs of any or each species of game bird:

Provided that a fee of \$5.00 accompany the said application which shall state distinctly the species required and the special purpose for which wanted and shall be verified by affidavit.

(2) The permit shall be returned at the end of the calendar year with a detailed statement of the specimens secured.

18. No person not a resident of and domiciled in the Territories shall be entitled to hunt, trap, take, shoot at, wound or kill any big game or game bird whether protected by this Ordinance or not without having first obtained a license in that behalf; every such license shall be signed by the commissioner and shall be in force for the calendar year in which the same is issued and shall be subject to the provisions of the game laws in force in the Territories at the time the said license is granted; the fee to be paid therefor shall be \$25.00 for a general license or \$15.00 for a bird license. Such license shall not be valid unless the signature of the person to whom it is issued is endorsed thereon.

(2) Every such person shall on request by a guardian produce and show to such guardian such license and if he fails or refuses to do so he shall be deemed to have violated the provisions of this section.

(3) A holder of a general license shall be entitled to take with him out of the Territories as trophies the head, skin and hoofs of any big game that have been legally killed by him.

(4) The commissioner may make regulations regarding the issuing such licenses and for the remuneration of the persons issuing the same either by a proportion of the license fee or otherwise.

19. Notwithstanding anything contained in the next preceding section any guardian may grant permission in writing in form A in the schedule to this Ordinance for a period not exceeding five consecutive days to any person not a resident of the Territories or a bona fide guest of any resident of the Territories permitting such person to hunt, take and kill in company with such resident any game within the period in which it is lawful for such resident to hunt:

(2) Before the grant of such permission there shall be filed:

(2) Before the grant of such permission there shall be filed with the game guardian an affidavit by the applicant and such resident in form B in the schedule to this Ordinance.

(3) The grant of such permission to any person shall not exempt him from penalty for violation of this Ordinance if it shall appear that any statement made in such affidavit is untrue or that such person has since the grant of such permission ceased to be a guest as described in the affidavit.

(4) A fee of one dollar shall be paid to the game guardian for every such permission granted by him and he shall within one month of the granting of any such permission report the same to the commissioner.

(5) Any resident accompanying or aiding a nonresident to hunt or shoot without the necessary permit shall be held equally to have violated the law and shall be liable to like penalties.

20. Any taxidermist may have in his possession at any time the head or other parts of any animal mentioned in this Ordinance for the purpose of preserving, mounting or stuffing the same if accompanied by an affidavit of the owner thereof stating that such animal was lawfully killed or acquired by him in the Territories or elsewhere.

(2) Any game guardian who has reason to believe that any person under cover of this section has any game in his possession contrary to the provisions of this Ordinance shall have power to enter upon the premises of such person and search in every part thereof for such game.

21. The Lieutenant Governor in Council may when satisfied for reason shown permit the introduction of foreign game birds and may declare a close season for them during the then current year or may on the receipt of a petition from six game guardians extend the close season for any class of game over the current year within limits.

PROSECUTIONS.

22. Any violation of any of the provisions of this Ordinance shall be an offence punishable on summary conviction before a justice of the peace as respects killing or taking of buffalo with a fine not less than \$50.00 and not more than \$500.00 and as respects other violation of this Ordinance with a fine not exceeding \$50.00 with costs in either case, half of which fine shall be paid to the complainant on his demand thereof and the other half paid into the general revenue fund of the Territories; but if the complainant makes no demand for half of the fine at or before the conclusion of the trial then the whole of the fine shall be paid into the general revenue fund of the North-West Territories. On nonpayment of such fine and costs forthwith after conviction the offender shall be imprisoned in the nearest gaol for a period not exceeding two months.

23. No prosecution for violation of any of the provisions of sections 4 or 6 of this Ordinance shall be commenced after twelve months from the date of such violation and no prosecution for violation of any other provision of this Ordinance shall be commenced after three months from the date of such violation.

GAME GUARDIANS.

24. The commissioner may appoint guardians to enforce the provisions of this Ordinance who for that purpose shall have the power of constables.

25. All members of the North-West Mounted Police Force shall be *ex officio* game guardians under the provisions of this Ordinance.

26. Any guardian who has reasonable grounds to believe that an offence has been committed under this Ordinance may seize any game in respect of which he believes such offence has been committed and take the same before the nearest justice of the peace who shall notify the person in whose custody the game was found to appear before him at a certain time and establish the rightfulness of his possession of such game and in the event of his failure so to do the justice may declare such game forfeited and it shall thereupon be the property of such guardian.

APPLICATION OF ORDINANCE.

27. This Ordinance shall only apply to such Indians as it is specially made applicable to by the Superintendent General of Indian Affairs of Canada under the provisions of section 133 of the Indian Act as enacted by 53 Victoria, chapter 29, section 10.



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in Scotch Whisky is a genuine

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because it is the most costly to produce, the most healthful and the most economical.

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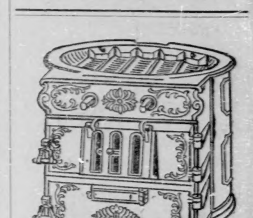


Prompt delivery of a Semi-ready Suit is promised within 2 hours.

The garments are finished to your measure, and pressed by an expert tailor—for every Semi-ready Wardrobe has its tailor-finishing department.

A \$10 Suit of good material and Semiready make is equal to \$15 of the old-fashioned Tailoring value.

WHOLE-READY WARDROBE



THE ash-pit of the Oxford Hot Water Boiler high base gives great depth for accumulated ashes, and when ordered, is fitted with a special shelf which separates the good coal from the dead ashes, thus, without any extra trouble, saving much fuel that is ordinarily thrown away.

Oxford Hot Water Boiler

The diameter of the fire-pot is greater at the top than at the bottom, preventing an accumulation of ashes around the most active part of the boiler.

The triangular revolving grate is hollow, allowing for an air space without permitting the coal to drop off. Dead ashes, cinders, etc., are sharply cut off by a turn of the grate. The whole contents of the grate are dumped by a few extra turns.

We would like to tell you more about the Oxford Hot Water Boiler. Will you write for our book? It's free.

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in large size, soft finished and pretty raised patterns. This is one of the greatest values we have ever offered. Each \$1.00

Colored Quilts

large size, pretty raised patterns in white and red, white and blue with combination border. Extra value \$1.20

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filled with clean white cotton batting nice patterns and colorings good value \$2.00

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good large size, white or grey with colored stripe border, special value at \$1.00

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this is a special lot of wool blankets we received at a cut price. You will find them excellent value, per pair \$1.25

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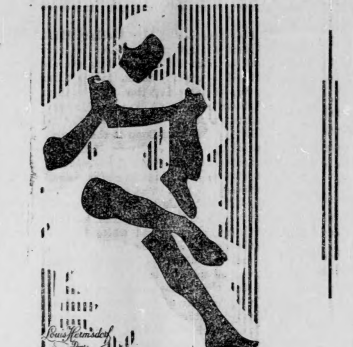
large wool blankets with colored border. One of our best values, per pair \$3.50

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we have a splendid all linen Towel with colored border, at, per pair 25c

Cream Table Linen

58 inches wid, pretty spray pattern. This cloth is extra value at, per yard 30c

White Damask

this cloth is 60 inches wide of good quality and worth more money, only, per yard 45c

Print Cotton

15 pieces of good cotton, secured at a low price, selling at, per yard 10c

Print Aprons

don't waste time making an apron when you can buy one ready-made for 25c

Women's Overalls

or large kitchen aprons, made of linen crash, neatly trimmed with white braid, each 90c

Dress Goods

melton cloths, 42 inches wide, in shades of blue, green, red and black price, per yard 25c

Dress Plaids

very pretty, coloring just the thing for waists or children's dresses. Special value per yd. 25c

School Boy Hosiery

This department is right on deck with a full equipment of strong, durable stockings for the little folks. Better change now from the thin kinds to something a little heavier.

The Buster Brown

is a heavy ribbed cotton stocking, fast black. They are made to stand the rough and tumble ways of the school boy. Prices 30c to 40c according to size.

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How can description describe warmth, softness, weight and quality, eyes

must judge and touch must tell if value is right for the money. If you come and see we know you will buy.

The Royal Alexandra

An extra large, white, all-wool blanket, one pair can keep you warm, \$6.00.

The Beatrice

A large white blanket, a bargain for the money \$4.90

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The Jungle, by Upton Sinclair.
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We beg to announce that we are now ready for the OPENING OF PUBLIC AND HIGH SCHOOLS with the largest and most complete stock ever brought to this city.

In addition to all the regular line of text books we have all the requirements of the most fastidious scholar.

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City News

NOTICES GAZETTED

The current issue of the Alberta Gazette gives notice of the following: That portion of Section 29 lying west of Buffalo Lake in Township 41 Range 21; and Sections 14, 15, 16, 17, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36 and the west half of Section 15 in Township 41 Range 22 west of the Fourth Meridian have been erected into a School District under the name of The George School District No. 1522 of the North-West Territories. Senior Trustee: T. Furlin, Lamerton.

Sections 27, 28, 29, 30, 31, 32, 33, 34, the west halves of Sections 26 and 35; the north halves of Sections 12, 20, 21, 22, and the north-west quarter of Section 23 in Township 38 Range 14; the east halves of Sections 25, 26 and the north-east quarter of Section 24 in Township 38 Range 15; Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, the west halves of Sections 1 and 12, the east halves of Sections 6 and 7, the south halves of Sections 14, 15, 16, 17, the south-west quarter of Section 13 and the south-east quarter of Section 18 in Township 39 Range 14 west of the Fourth Meridian, have been erected into a School District under the name of The Landerdale School District No. 1523 of the North-West Territories. Senior Trustee: J. E. Hughes, Ingleton.

Section 31 in Township 1 Range 25, Sections 27, 28, 29, 30, 31, 32, 33, 34, and 35, and 36 in Township 1 Range 26; Sections 27, 28, 33, 34, 35, and 36 in Township 1 Range 26; Sections 6, 7, 18, 19 in Township 2 Range 25 Sections 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 23 and 24 in Township 2 Range 26 west of the Fourth Meridian have been erected into a School District under the name of The Harrisville School District No. 1524 of the North-West Territories. Senior Trustee: J. H. Vansin, Cardston.

Sections 16, 17, 18, 19, 20, 21, 28, 29, 30, 31, 32 and 33 in Township 41 Range 18; and east halves of Sections 13, 24, 25 and 36 in Township 41 Range 19 west of the Fourth Meridian, have been erected into a School District under the name of The Poplar Grove School District No. 1525 of the North-West Territories. Senior Trustee: R. L. Wilson, Red Willow.

Sections 7, 18, 19, 20, and the north half of Section 6 in Township 48 Range 18; and Sections 11, 12, 13, 14, 23, 24, 25, 26 and the north halves of Sections 1 and 2 in Township 48 Range 19 west of the Fourth Meridian, have been erected into a School District under the name of The Round Hill School District No. 1526 of the North-West Territories. Senior Trustee: E. Bowman Round Hill.

Section 19, 20, 29, 30, 31, 32, in Township 12 Range 23; Sections 5 and 6 in Township 13 Range 23; Sections 22, 23, 24, 25, 26, 27, 35, 36 in Township 12 Range 24; Sections 1 and 2 in Township 13 Range 24 west of the Fourth Meridian, have been erected into a School District under the name of The Goldendale School District No. 1527 of the North-West Territories. Senior Trustee: Charles Sherman, Elmer.

Sections 5, 6, 7, 8, 17, 18, 19 and 20 in Township 13 Range 21; and Sections 1, 2, 11, 12, 13, 14, 23 and 24 in Township 18 Range 22 west of the Fourth Meridian, have been erected into a School District under the name of The Bow Ville School District No. 1528 of the North-West Territories. Senior Trustee: O. W. Oliver, Lethbridge.

Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and the south halves of Sections 21, 22, 23, and 24 in Township 53 Range 21 west of the Fourth Meridian, have been erected into a School District under the name of The Brookville School District No. 1530 of the North-West Territories. Senior Trustee: W. H. Martin, East Clover Bar.

Sections 29, 30, 31 and 32 in Township 15 Range 23; Sections 25, 26, 27, 34, 35 and 36 in Township 15 Range 24; Sections 5, 6, 7 and 8 in Township 16 Range 23; Sections 1, 2, 3, 10, 11, 12 in Township 16 Range 24 west of the Fourth Meridian, have been erected into a School District under the name of The Long Conlee School District No. 1531 of the North-West Territories. Senior Trustee: W. K.

Whipple, Nanton.

Sections 18, 19, 20 and 21 in Township 51 Range 1; and Sections 13, 14, 15, 16, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31 and 32 in Township 51 Range 2 west of the Fourth Meridian have been erected into a School District under the name of The Hilltown School District No. 1532 of the North-West Territories. Senior Trustee: T. E. Law, Brookfield, Lloydminster.

Sections 28, 29, 30, 31, 32, 33, and the west halves of Sections 25 and 36 in Township 19 Range 27; the east halves of Sections 25 and 36 in Township 19 Range 28; and Sections 3, 4, 5, 6, 7, 8, 9, and 10 in Township 20 Range 27 west of the Fourth Meridian, have been erected into a School District under the name of The Pleasant Plains School District No. 1533 of the North-West Territories. Senior Trustee: A. H. Wambold, High River.

Sections 1, 2, 3, 11, 12, 13, 14, the south half of Section 25, and those portions of Sections 4, 5, 6, 9, 10, 14, 15, 16, 17, 22, 23, 27 and that part of the south half of Section 26 south, and east of the Pembina River in Township 60 Range 1 west of the Fifth Meridian; and Sections 4, 9, 16, 21, fractional Sections 5, 8, 17, 20, and the south half of fractional Section 29; the west halves of Sections 3, 10, 15, 22, the south half of Section 28 and the south-west quarter of Section 27 in Township 60 Range 27 west of the Fourth Meridian, have been erected into a School District under the name of The Rivendale School District No. 1534 of the North-West Territories. Senior Trustee: W. H. Clarke, Edison.

FLETCHER MUSIC METHOD

Miss Ruth Ritchie, teacher of the Fletcher Music Method will give a demonstration of this famous system, in Edmonton early in Sept., with a view to opening classes there, date given later on.

This method is especially for the young whose struggles with the old system of teaching music, are only too well known to all mothers and teachers.

For those not knowing anything of this method will find an explanation in the following taken from the Musical Course of July, 1906: "The Fletcher Music Association was formed in 1898 for the purpose of developing and protecting a system for teaching music to children in an absolutely logical and yet enjoyable way, thus aiming to rob music of its terrors and drudgery and yet accomplish broader results than with the old fashioned method of instruction."

The teachers of the Fletcher Music Method are not only required to learn how to teach the method but are also obliged to actually do the things themselves. In order that they may be in an absolute position to teach the method to children a la Fletcher Method.

Evelyn Fletcher-Cope is the originator of the Fletcher Music Method for children and her original patented apparatus is a combination of unusually interesting and instructive devices.

The musical scale ladder, the musical note groups, dummy piano keyboard with every black and white key properly named according to its staff position and the five long staff tapes stretched upon a table are only a few of the clever devices incorporated in the apparatus of the Fletcher Music Method.

Interesting musical games are played with the ladder, note blocks, etc., so that the children learn musical rudiments by direct appeal to the child's fancy, and not by the tedious and discouraging hours of drudgery at the piano that the old fashioned method of teaching music to children required.

Many an otherwise bright pupil has been disengaged at the start via the old line, uninteresting system of teaching, every dry feature of which is happily eliminated by the Fletcher Music Method.

This system not only teaches a child music, but also to perform on the piano, besides modulation and composition. When Fletcher Music Method children enter the world of melody later on they do so with a fundamental training of rare value, and they are fully equipped for the profession."

Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and the south halves of Sections 21, 22, 23, and 24 in Township 53 Range 21 west of the Fourth Meridian, have been erected into a School District under the name of The Brookville School District No. 1530 of the North-West Territories. Senior Trustee: W. H. Martin, East Clover Bar.

Sections 29, 30, 31 and 32 in Township 15 Range 23; Sections 25, 26, 27, 34, 35 and 36 in Township 15 Range 24; Sections 5, 6, 7 and 8 in Township 16 Range 23; Sections 1, 2, 3, 10, 11, 12 in Township 16 Range 24 west of the Fourth Meridian, have been erected into a School District under the name of The Long Conlee School District No. 1531 of the North-West Territories. Senior Trustee: W. K.

Sections 29, 30, 31 and 32 in Township 15 Range 23; Sections 25, 26, 27, 34, 35 and 36 in Township 15 Range 24; Sections 5, 6, 7 and 8 in Township 16 Range 23; Sections 1, 2, 3, 10, 11, 12 in Township 16 Range 24 west of the Fourth Meridian, have been erected into a School District under the name of The Long Conlee School District No. 1531 of the North-West Territories. Senior Trustee: W. K.

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Sections 29, 30